IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

DONNA OHSANN,

PLAINTIFF,

V. **CIVIL ACTION NO.: 2:07-ev-00875-WKW**

L. V. STABLER HOSPITAL and **COMMUNITY HEALTH SYSTEMS** PROFESSIONAL SERVICES CORPORATION,

DEFENDANTS.

PLAINTIFFS' SUPPLEMENTAL EVIDENTIARY SUBMISSIONS TO THEIR BRIEF IN SUPPORT OF MOTION FOR CONDITIONAL CLASS CERTIFICATION AND TO FACILITATE COURT-APPROVED NOTICE UNDER 29 U.S.C. §216(b)

Plaintiffs file the following supplemental evidentiary submissions to their Brief in support of their Motion for Conditional Class Certification.

Description No.

Declaration of Theresa Carter 8

Respectfully submitted,

/s/ David R. Arendall

David R. Arendall Counsel for Plaintiff OF COUNSEL: ARENDALL & ASSOCIATES 2018 Morris Avenue, Third Floor Birmingham, AL 35203 205.252.1550 – Office; 205.252.1556 – Facsimile

CERTIFICATE OF SERVICE

I hereby certify that on February 28, 2008, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to:

David Walston, Esq.	
	/s/ David R. Arendall
	Of Counsel

SUPPLEMENTAL EVIDENTIARY SUBMISSION 8

CONSENT TO BECOME A PARTY PLAINTIFF

heresa (arter, a current or former employee of L.V. Stabler Hospital, hereby consent to become a party plaintiff in a lawsuit against L.V. Stabler Hospital, to collect back pay, liquidated damages, minimum wage and/or overtime compensation under the Fair Labor Standards Act, §§ 201 et seq., and/or any other applicable federal or state statute(s) already filed or to be filed against L.V. Stabler

By signing this Consent, I agree to the terms and conditions of the Attorney Fee Agreement on the reverse of this page.

Dated: 2/6/08

3400 Richmond PKWY Apt # 3615
Address (Required)

Page 2 of 2